

FEDERAL ELECTION COMMISSION

WASHINGTON, O.C. 20468

RQ-3

April 1, 1999

Dennis M. Charles, Treasurer
Indiana Democratic Congressional
Victory Committee
One N Capitol Avenue, Suite 200
Indianapolis, IN 46204

Identification Number: C00108613

Reference:

Amended Year End (7/1/97-12/31/97), dated 6/4/98, April Quarterly (1/1/98-3/31/98), Amended July Quarterly (4/16/98-6/30/98), dated 11/23/98, October Quarterly (7/1/98-9/30/98), Amended 12 Day Pre-General (10/1/98-10/16/98), dated 10/22/98 and 30 Day Post-General

(10/17/98-11/23/98) Reports

Dear Mr. Charles:

On March 3, 1999 you were notified that a review of the above-referenced report(s) raised questions as to specific contributions and/or expenditures, and the reporting of certain information required by the Federal Election Campaign Act.

The Commission is in receipt of your letter dated March 16, 1999. Please be advised that if the information requested by the Commission is not received within fifteen (15) days from the date of this notice, the Commission may choose to initiate audit or legal enforcement action.

If you should have any questions related to this matter, please contact Andrew Dodson on our toll-free number (800) 424-9530 or our local number (202) 694-1130.

Sincerely,

John D. Gibson

John D. SAI_

Assistant Staff Director Reports Analysis Division

FEDERAL ELECTION COMMISSION

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WASHINGTON, D.C. 20463

RQ-2

MAR - 3 1999

Dennis M. Charles, Treasurer Indiana Democratic Congressional Victory Committee One N Capitol Avenue Suite 200 Indianapolis, IN 46204

Identification Number:

C00108613

Reference:

Amended July Quarterly (4/16/98-6/30/98), dated 11/23/98

Dear Mr. Charles:

This letter is prompted by the Commission's preliminary review of the report(s) referenced above. The review raised questions concerning certain information contained in the report(s). An itemization follows:

-A cover letter attached to your Amended July Quarterly Report (4/1/98-6/30/98), dated 11/18/98 (pertinent portions attached) indicates that "Additionally, in changing our descriptions we discovered that certain disbursements had been inadvertently classified as administrative costs rather than fundraising expenses. The two itemized disbursements in question were "JJ98", our annual Jefferson Jackson Day Fundraiser and "98 Open", a golf outing fundraiser. We use the same allocation ratio for both fundraising and administrative expenses, and, if necessary, we make adjustments based on the receipt ratio by transferring funds from the federal to non-federal account".

Please note the following reporting requirements for committees allocating fundraising expenses between their federal and nonfederal accounts.

A committee which allocates the costs of fundraising events between its
federal and non-federal accounts is required to allocate the costs directly
associated with a fundraising program or event according to the "funds
received" method. The <u>fundraising ratio shall be estimated prior to each
fundraising event</u> based on the committee's reasonable prediction of its
federal and nonfederal revenue from that event. The estimated
percentage

of <u>federal</u> funds received to nonfederal funds received for a fundraising event <u>must be disclosed</u> on a <u>Schedule H2</u> with a unique identifier code and included with each report disclosing a disbursement for that event or program.

:

- Any transfer received from your nonfederal account for the nonfederal
 account's share of fundraising expenses must be disclosed on a <u>Schedule</u>
 <u>H3</u> identifying the date of receipt, amount, fundraising event and unique
 identifier code.
- 3. All disbursements for fundraising expenses which have been allocated between the federal and nonfederal accounts must be categorized as fundraising disbursements on <u>Schedule H4</u>. The date of disbursement, purpose of disbursement, unique identifier code, event year-to-date total and both the federal and nonfederal shares of the disbursement must also be provided.
- 4. The committee has up to 60 days after the ending date of the event to adjust the estimated allocation ratio based on the actual funds received.
 - a. The committee must report the adjusted ratio for the fundraising event on Schedule H2 and date of the fundraising event.
 - b. If the adjusted ratio increases the federal portion of the fundraising ratio the federal account must make a transfer to the nonfederal account for any nonfederal over-payment of fundraising expenses on Schedule H4.

Please amend your report to disclose the allocation ratio and unique identifier code for all fundraising events or programs on Schedule H2. Also, please disclose any nonfederal transfers for fundraising events on Schedule H3 including identification of the fundraising event, unique identifier code and date of receipt. Please categorize as "fundraising"any disbursements associated with fundraising events on Schedule H4 and include the purpose of disbursement, unique identifier code, date of disbursement and the federal and nonfederal share of each disbursement. Please see the attached instructions illustrating the proper reporting method for allocating federal and nonfederal expenditures for fundraising events.

A written response or an amendment to your original report(s) correcting the above problem(s) should be filed with the Federal Election Commission within fifteen (15) days of the date of this letter. If you need assistance, please feel free to contact me on our toll-free number, (800) 424-9530. My local number is (202) 694-1130.

Sincerely,

Andrew J. Dodson

Senior Reports Analyst Reports Analysis Division

INDIANA DEMOCRATIC CONGRESSIONAL VICTORY COMMITTEE

TO:

WHOM IT MAY CONCERN

FROM:

DENNIS CHARLES

SUBJECT:

DISBURSEMENT DESCRIPTIONS

DATE:

11/18/98

Your recent letter calls into question certain disbursement descriptions reported on schedule H4 of our July 1998 quarterly report. 'CLE' refers to our Continuing Legal Education meetings, 'Primary' refers to our primary night activities, and 'Gold refers to our Gold Circle Club meetings. Additionally, in changing our descriptions we discovered that certain disbursements had been inadvertently classified as administrative costs rather than fundraising expenses.

The two itemized disbursements in question were JJ98', our annual Jefferson Jackson Day Fundraiser, and '98 Open', a golf outing fundraiser. We use the same allocation ratio for both fundraising and administrative expenses, and, if necessary, we make adjustments based on the receipt ratio by transferring funds from the federal to non-federal account. For the sake of clarity, here is a financial breakdown from the two events:

Jefferson Jackson Day Fundraiser

Total Receipts--\$119,460.00

Federal--\$58,135.00 (49%)

Non-Federal--\$61,325.00 (51%)

Total Expenses-\$52,806.00

Original Allocation (Federal)-\$13,201.50

Original Allocation (Non-Federal)-\$39,604.50

Adjusted Allocation (Federal)-\$25,874.94

Adjusted Allocation (Non-Federal) \$26,931.06

Difference in Federal Allocation-\$12,673.44

1DP Open '98

Total Receipts--\$31,800.00

Federal Receipts-\$9,000.00 (28%)

Non-Federal Receipts-\$22,800 (72%)

Total Expenses-\$11,047.00

Original Allocation (Federal)-\$2,761.75

Original Allocation (Non-Federal)-\$8,285.25

Adjusted Allocation (Federal)-\$3,093.16

Adjusted Allocation (Non-Federal)-\$7,953.84

Difference in Federal Allocation-\$331.41

The difference in federal allocation for the two fundraisers during this period was a total of \$13,004.85. On May 28, 1998, we transferred \$35,000.00 from our federal account to our non-federal account in part to adjust for this apparent under-allocation. This transfer can be found on Line 22 of this report.

If you have any questions, please feel free to call me at (317) 231-7100.

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Dennis M. Charles, Treasurer

6. Allocating Committee Fundraising Expenses

Example

The Loyalist State Party Committee raises money for its federal and nonfederal accounts at a banquet called "King's Ransom" (the unique Identifier). People buying tickets must designate their checks as either federal contributions (subject to the limits and prohibitions of the Act) or nonfederal contributions (subject to applicable state law). People wishing to contribute to both accounts must write separate checks to each account. The Loyalist State Party Committee spends \$7,000 on "King's Ransom."

Required Forms

- Schedule H2—Allocation Ratios
- Schedule H3—Transfers from Nontederal Account
- Bohedule H4—Payments for Allocable Expenses

Estimated Fundraising Ratio (H2)

A committee raising money for both its federal and nonfederal accounts through the same fundraising activity effocates the costs directly associated with the program or event according to the "funds received" method (ratio of federal funds received to total funds received". In the first reporting period in which money is spent on "King's Ransom." the Loyalist State Party Committee estimates the ratio on Schedule 42, as shown in the illustration.

The committee must continue to file Schedule H2 with each report disclosing a disbursement for "King's Rensom."

ESTIMATED FUNDRAISING RATIO (N2)

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Schedule H2 shows the allocation ratios for categories of expenses other than the administrative/generic voter drive category. The unique identifier must be entered ("King's Rensom") as well as the appropriate expense category ("Fundratising"). The "New" box is checked to show that the ratio is disclosed for the first time. The 50/50 ratio is an estimate; it will have to be adjusted within 60 days after the fundratiser to reflect the actual ratio.

Nonfederal Transfer (H3)

Using Schedule H3, the Loyalist State Party Committee reports the transfer received from the nonfederal account to pay the nonfederal portion of "Kings Ransom" (\$3,500). The unique identifier is again noted.

(The total amount of transfers itemized on Schedule H3 is entered on Line 18 of the Detailed Summary Page.)

TRANSFER FROM NONFEDERAL ACCOUNT (H3)

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The nonfederal share of "King's Plansom" payments must be transferred within the 70-day window.

Payments (H4)

The committee discloses the federal and monfederal shares of "King's Ransom" payments on Schedula H4, again using the unique Identifier.

(The federal and nonfederal payments fotals that appear or. Schedule H4 are entered on Lines 21a(i) and (ii) of the Detailed Summary Page.)

ALLOCATED PAYMENTS (H4)

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Payments for "King's Rensorn" are ellocated according to the estimated ratio: 50 percent federal, 50 percent nonfederal.

ADJUSTED RATIO: FEDERAL PERCENTAGE INCREASED (H2)

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Hand's Ransom (event date 5/31	/95)	40%	40%
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The "Revised" box is checked because the original ratio (\$0/50) had to be adjusted. The adjustment increases the federal portion by 10 percent. The federal account must therefore make a transfer to the nonfederal account to mimbures the 10 percent overpaid by the nonfederal account.

Adjusted Ratio (H2)

Within 60 days after the last day of the program or event, the committee needs to adjust the allocation ratio to reflect the actual ratio of federal receipts to total receipts. The committee reports the adjusted ratio on Schedule #2. Note that the committee must disclose the date of a fundralising program or event when reporting an adjustment to the ratio.

(Further ratio adjustments will be necessary it additional receipts come in.)

FEDERAL TRANSFER (H4)

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The adjusted tailo requires the federal account to transfer to the nonlederal account 10 percent (or \$700) of "King's Ransom" payments (which totaled \$7,000). Note that the "Event Year-to-Date" total is set, blank when disclosing a federal transfer.

Federal Trensfer (H4)

If the adjusted ratio increases the federal portion, the federal (or allocation) account must make a transfer to the nonfederal account for the nonfederal overpayment. Again, the transfer must be made within 50 days effer the close of the program or event. The date of the program or event must be noted when reporting a transfer based on an adjusted ratio.